1	AARON D. FORD Attorney General		
2	HEATHÉR D. PROCTER (Bar No. 8621) Chief Deputy Attorney General		
3	State of Nevada Office of the Attorney General		
4	100 North Carson Street		
5	Carson City, Nevada 89701-4717 Phone: (775) 684-1271		
6	Fax: (684-1108 HProcter@ag.nv.gov		
7	Attorneys for Respondent		
8	IN THE UNITED STATES DISTRICT COURT		
9	FOR THE DISTRICT OF NEVADA		
10	OMAR RUEDA-DENVERS,	Case No. 3:13-cv-00309-MMD-WGC	
11	Petitioner,	THIRD STIPULATION TO ALTER OR AMEND JUDGMENT	
12	vs.		
13	RENEE BAKER, et al.,		
14	Respondents.		
15	Petitioner Omar Rueda-Denvers and Respondents Renee Baker, et al., stipulate to request the		
16	Court modify the deadline for commencement of the retrial of Rueda-Denvers until September 1, 202		
17	This stipulation is based upon the provisions of Rules 59(e) and Rule 60 of the Federal Rules of Civ		
18	Procedure, along with all other papers, documents, records, pleadings and other materials on file herein		
19	POINTS AND AUTHORITIES		
20	On January 14, 2019, this Court entered an order conditionally granting Ground 2 of the first		
21	amended federal habeas petition. ECF No. 53 at 28-29. The Court vacated the judgment of conviction		
22	and ordered Rueda-Denvers released from custody unless the State filed a written election within that		
23	time to retry Rueda-Denvers, and the jury selection in retrial to commence 120 days thereafter. <i>Id.</i> at 20		
24	The Court provided the period was "subject to re	asonable request for modification of the time periods in	
25	the judgment by either party pursuant to Rules 59	9 or 60." <i>Id.</i> at 29-30. The corrected judgment issued or	
26	January 15, 2019 reiterated the 120-day provisions. ECF No. 56.		
27	Respondents filed the notice of election to retry on February 12, 2019. ECF No. 59. Therefore		
,,	the 120-day period expired on June 12, 2019.		

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The state district court scheduled the retrial to commence on June 24, 2019. Rueda-Denvers' defense counsel, Christopher Oram, and the prosecutor, Christopher Hamner, jointly informed Respondents' counsel that pursuant to mutual agreement, they sought to continue the trial date. Specifically, Mr. Oram required additional time to prepare and Mr. Hamner agreed to continue the matter to late May or early June, 2020. *See* ECF No. 62.

In anticipation of the new trial date, the parties submitted a stipulation to extend the 120-day period set by this Court to hold the retrial to July 1, 2020 based upon the representations of Mr. Oram and Mr. Hamner. ECF No. 62. This Court granted the extension. ECF No. 63.

The state trial court scheduled the retrial to start on June 15, 2020. ECF No. 64-1. However, due to the COVID-19 pandemic and the continuation of all trial dates by the state courts, Mr. Oram and Mr. Hamner requested a new trial date in January 2021. *See id.*; ECF No. 64. Based upon their request, Petitioner and Respondents again stipulated to continue the period to February 28, 2021. ECF No. 64. This Court granted the extension. ECF No. 65. The state court ultimately scheduled the retrial for February 8, 2021. Exhibit C attached.

On January 20, 2021, Mr. Oram requested an additional six months within which to hold the retrial. Exhibit C. Mr. Hamner responded that the State was ready to proceed but did not object to Mr. Oram's request. *Id.* The trial court moved the retrial date to August 16, 2021.

Based upon the representations of Mr. Oram and Mr. Hamner and the new date of retrial in the state trial court, both Petitioner and Respondents believe a continuance beyond the current time period imposed by this Court is appropriate and that this Court should amend its judgment to reflect such

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continuance. The parties therefore stipulate to request this Court amend the judgment to permit retrial of this matter by September 1, 2021, which will accommodate the new retrial date in the state court. RESPECTFULLY SUBMITTED this 5th day of February, 2021. AARON D. FORD Attorney General By: /s/ Heather D. Procter HEATHER D. PROCTER (Bar. No. 8621) Chief Deputy Attorney General RENE L. VALLADARES Federal Public Defender By: /s/ T. Kenneth Lee T. Kenneth Lee (Bar. No. 0065158) Assistant Federal Public Defenders **ORDER** IT IS SO ORDERED. Dated this 8th day of February DISTRICT COURT JUDGE 

**CERTIFICATE OF SERVICE** I certify that I am an employee of the Office of the Attorney General and that on this 5th day of February, 2021, I served a copy of the foregoing THIRD STIPULATION TO ALTER OR AMEND **JUDGMENT**, by U.S. District Court CM/ECF electronic filing to: T. Kenneth Lee Assistant Federal Public Defenders 411 E Bonneville Ave. Ste. 250 Las Vegas, Nevada 89101 ken lee@fd.org /s/ Amanda White 

# EXHIBIT C

## EXHIBIT C

## **Heather D. Procter**

From: Sent: To: Cc: Subject:	Jessie Folkestad <jfolkestad@christopheroramlaw.com> February 5, 2021 9:36 AM Ken Lee Chris Oram; Christopher Hamner; Heather D. Procter Re: Omar Rueda-Denvers, Retrial (3:13-cv-00309-MMD-WGC)</jfolkestad@christopheroramlaw.com>
Good morning,	
	I for Mr. Denvers for August 16, 2021. If you would be able to obtain a stipulation extending the is date, we would greatly appreciate it.
Thank you,	
Jessie	
On Wed, Jan 27, 2021 a	nt 3:32 PM Ken Lee < <u>Ken Lee@fd.org</u> > wrote:
Awesome. Thanks Chr	is.
Sent: Wednesday, Jan To: Ken Lee < Ken Lee Cc: Christopher Hamne Procter < HProcter@ag Subject: Re: Omar Rue	er < <u>christopher.hamner@clarkcountyda.com</u> >; <u>jfolkestad@christopheroramlaw.com</u> ; Heather D.
On Jan 27, 202	21, at 3:24 PM, Ken Lee < <u>Ken Lee@fd.org</u> > wrote:
Hi Chris:	

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I think the federal court is going to want us to put in the new trial date. So, once you provide us that information, we will file the stip.
Thanks,
Ken

\_\_

### Jessie L. Folkestad, Esq.

The Law Office of Christopher R. Oram 520 South 4th Street, Second Floor Las Vegas, Nevada 89101 (702) 598-1471

#### **Heather D. Procter**

From: Heather D. Procter
Sent: January 20, 2021 4:13 PM

**To:** Christopher Hamner; Jessie Folkestad

**Cc:** Christopher Oram; Ken Lee

Subject: RE: Omar Rueda-Denvers, Retrial (3:13-cv-00309-MMD-WGC)

Thank you. I will forward a draft stipulation for an additional extension to Mr. Lee shortly.

From: Christopher Hamner < Christopher. Hamner@clarkcountyda.com >

Sent: January 20, 2021 2:20 PM

To: Jessie Folkestad <ifolkestad@christopheroramlaw.com>; Heather D. Procter <HProcter@ag.nv.gov>

Cc: Christopher Oram <contact@christopheroramlaw.com>; Ken Lee <Ken\_Lee@fd.org>

Subject: RE: Omar Rueda-Denvers, Retrial (3:13-cv-00309-MMD-WGC)

If six months is what the defense needs that is fine with the State. We will be ready for that setting.

Thank you.

Chris Hamner

From: Jessie Folkestad < jfolkestad@christopheroramlaw.com>

**Sent:** Wednesday, January 20, 2021 12:44 PM **To:** Heather D. Procter < <u>HProcter@ag.nv.gov</u>>

**Cc:** Christopher Hamner < <a href="mailto:Christopher.Hamner@clarkcountyda.com">Christopher Oram</a>

<<u>contact@christopheroramlaw.com</u>>; Ken Lee <<u>Ken Lee@fd.org</u>> **Subject:** Re: Omar Rueda-Denvers, Retrial (3:13-cv-00309-MMD-WGC)

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Great, thank you. Six months is good for me, if that is okay with the state.

Chris

On Jan 20, 2021, at 2:38 PM, Heather D. Procter < <a href="mailto:HProcter@ag.nv.gov">HProcter@ag.nv.gov</a>> wrote:

I will be happy to do so. How much additional time will you need beyond February?

Heather D. Procter Chief Deputy Attorney General, Post-Conviction Division Office of the Attorney General 100 N. Carson Street Carson City, NV 89701-4717 (775) 684-1271 (775) 684-1102 (fax)

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**From:** Christopher Hamner < <a href="mailto:Christopher.Hamner@clarkcountyda.com">Christopher.Hamner@clarkcountyda.com</a>>

**Sent:** January 20, 2021 9:13 AM

**To:** Christopher Oram <contact@christopheroramlaw.com>

**Cc:** Heather D. Procter < <a href="https://example.com/">HProcter@ag.nv.gov/</a>>; Jessie Folkestad < <a href="mailto:jfolkestad@christopheroramlaw.com">jfolkestad@christopheroramlaw.com</a>>;

Ken Lee < Ken Lee@fd.org >

Subject: Re: Omar Rueda-Denvers, Retrial (3:13-cv-00309-MMD-WGC)

The State confirms that it was ready to proceed to trial but is amenable to moving the trial date after speaking with defense counsel.

Sent from my iPhone

On Jan 20, 2021, at 9:01 AM, Christopher Oram < <a href="mailto:contact@christopheroramlaw.com">contact@christopheroramlaw.com</a> wrote:

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Good morning,

I believe the parties are both agreeable to extending this matter again due to COVID concerns. Would you be able to assist us again with a stipulation giving us more time to try it?

Thank you,

Chris

On Mon, Jan 4, 2021 at 11:04 AM Heather D. Procter < HProcter@ag.nv.gov> wrote:

Thanks Chris!

From: Christopher Oram < contact@christopheroramlaw.com >

**Sent:** January 4, 2021 8:30 AM

To: Heather D. Procter < HProcter@ag.nv.gov>

**Cc:** Christopher Hamner < <a href="mailto:Christopher.Hamner@clarkcountyda.com">Christopher.Hamner@clarkcountyda.com</a>; Jessie Folkestad

<a href="mailto:stopheroramlaw.com"> </a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a>
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